

1 because of the provision on line 34 of Section 4.19, where
2 it says where these changes require the force of law,
3 does this mean we are going to say constitutionally that
4 the change requires the force of law and then adopt a
5 procedure and say that it is not law?

6 THE CHAIRMAN: Delegate Morgan.

7 DELEGATE MORGAN: Well, I think we can make it
8 quite clear by inserting after "by law" in line 39 on page 6
9 the words "enacted by the General Assembly".

10 THE CHAIRMAN: I don't think that goes to Dele-
11 gate Case's question, Delegate Morgan.

12 Maybe the Chair can ask another question. I am
13 not sure this is what Delegate Case had in mind or what the
14 Committee had in mind.

15 Do you contemplate that there could be situations
16 where, by law, a department of the Executive Branch is so
17 organized that the Governor has some authority to make some
18 changes in it without having a change of the law or without
19 having an executive order?

20 DELEGATE MORGAN: Oh yes, for example, suppose
21 a principal department has been established and the